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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/083,374	02/27/2002	Takuma Makino	WATK:178A	5854	
6160	7590 02/27/2003				
	ST & WENDEL, L.L.P.	EXAMINER			
1421 PRINCE SUITE 210		ELVE, MARIA ALEXANDRA			
ALEXANDR	IA, VA 22314-2805		ART UNIT	PAPER NUMBER	
			1725		
			DATE MAILED: 02/27/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Application No. 10/083,374

Applicant(s)

Makino et al.

Examiner

M. Alexandra Elve

Art Unit 1**725**



				I INDIRI IIRI: ROJRE II	1111 1111111 111 111		
	The MAILING DATE of this communication appears of	on the cover shee	et with the	correspondence address			
	for Reply	TO EVAILE	> M	ONITH VOLUME ON A			
THE	ORTENED STATUTORY PERIOD FOR REPLY IS SET MAILING DATE OF THIS COMMUNICATION.						
	ions of time may be available under the provisions of 37 CFR 1.136 (a). In a g date of this communication.	no event, however, may	y a reply be tim	ely filed after SIX (6) MONTHS from the			
- If the	period for reply specified above is less than thirty (30) days, a reply within the period for reply is specified above, the maximum statutory period will apply a	•					
- Failure	to reply within the set or extended period for reply will, by statute, cause th	e application to become	ABANDONED	(35 U.S.C. § 133).			
	ply received by the Office later than three months after the mailing date of the patent term adjustment. See 37 CFR 1,704(b).	nis communication, evei	n it timely tileo;	may reduce any			
Status							
1) ⊔	Responsive to communication(s) filed on				 ;,		
2a) 🗌	This action is FINAL . 2b) This action	ion is non-final.					
3) 🗆	Since this application is in condition for allowance e closed in accordance with the practice under Ex pair				•		
	tion of Claims						
4) 🖃	Claim(s) 1-9			is/are pending in the application			
2	a) Of the above, claim(s)		***	is/are withdrawn from consider	ation.		
	Claim(s)						
6) 🖳	Claim(s) 1-9			is/are rejected.			
7) 🗆	Claim(s)			is/are objected to.			
8) 🗆	Claims	are s	subject to	estriction and/or election require	ement.		
Applica	ition Papers						
9) 🗌	The specification is objected to by the Examiner.						
10)	The drawing(s) filed on is/are	a) \square accepted	or b)□ o	ojected to by the Examiner.			
	Applicant may not request that any objection to the d	rawing(s) be held	in abeyand	e. See 37 CFR 1.85(a).			
11)	The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.						
	If approved, corrected drawings are required in reply t	o this Office action	on.				
12)	The oath or declaration is objected to by the Exami	ner.		•			
•	under 35 U.S.C. §§ 119 and 120						
	Acknowledgement is made of a claim for foreign pr	iority under 35 l	U.S.C. § 1	19(a)-(d) or (f).			
a) L	☐ All b)☐ Some* c)☐ None of:						
	1. Certified copies of the priority documents have						
	2. Certified copies of the priority documents hav			• ,			
	 Copies of the certified copies of the priority do application from the International Burea 	ocuments have t	peen receiv	ved in this National Stage			
*S	ee the attached detailed Office action for a list of the			ved.			
14)	Acknowledgement is made of a claim for domestic	priority under 3!	5 U.S.C. §	119(e).			
a)[$oxed{eta}$ The translation of the foreign language provisiona	l application has	been rece	ived.			
15)	Acknowledgement is made of a claim for domestic	priority under 3!	5 U.S.C. §	§ 120 and/or 121.			
Attachm			•				
	otice of References Cited (PTO-892)	_	-	Paper No(s).			
	ortice of Draftsperson's Patent Drawing Review (PTO-948) formation Disclosure Statement(s) (PTO-1449) Paper No(s).	5) Notice of Inform	mal Patent App	lication (PTO-152)			
oi ra⊒iu	ornation disclosure statement(s) (FTO-1449) Paper No(s)T	6) Other:					

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DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

2. Claims 1-8 are rejected under 35 U.S.C. 102(b) as being anticipated by Hirano et al. (US Pat. 5,561,321).

Hirano et al. discloses a composite substrate which is a bonded (adhesive) structure. The composite substrate is made up of an ceramic (alumina) substrate, a metallic layer, and copper sheets bonded to the alumina substrate via the metallic layer. The ceramic body is sintered. Silver, copper and nickel are used in the composite. The difference between the thermal expansion coefficients of the sintered ceramic body and the metallic layer is reduced at the bonding interface of the two elements, which leads to reducing the thermal stresses produced at that interface because of that difference when the composite structure is subject to temperatures; that is, thermal stresses are negated or at least minimized. The ceramic metal composite structure is characterized by including a metalizing step of forming one a surface of at least a portion of a sintered ceramic body, a porous metallic layer using a high melting point metal that the porosity of the metallic layer continuously or stepwise increases with distances from the surface of the sintered ceramic

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body, the metallic layer having a multiplicity of externally open pores. Impregnating comprises a step of forming a layer of the copper or silver/copper based alloy on a surface of the metallic layer opposite to the surface thereof bonded to the sintered ceramic body. Ceramics may be alumina, calcium oxide, magnesium oxide, silicon dioxide and so forth. The composite may be bonded using silver/copper and further titanium brazing filler. Additionally, a nickel layer may be plated on the pore defining internal surfaces. Electroless nickel plating may be used. Many other materials may be used in the making of the composite/adhesive structure these are listed in following area: col. 21, lines 50-67, cols. 22-24 in their entirety and col. 25, lines 1-2.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claim 9 is rejected under 35 U.S.C. 103(a) as being unpatentable over Hirano et al., as stated in paragraph 2, above.

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Hirano et al. does not disclose the composite member for gas separation tubes. However, it would have been obvious to one having ordinary skill in the art at the time of the invention to shape, size or form the prior art alloy any shape, size or form, because change of shape, size and

form has been held an obvious variant in any art. See <u>In re Rose</u> 105 USPQ 137.

Conclusion

- 5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. See US PTO-892.
- 6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to M. Alexandra Elve whose telephone number is (703) 308-0092. The examiner can normally be reached Monday to Friday from 6:30 AM to 3:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, tom Dunn, can be reached on (703) 308-3318.

Any inquiry of general nature to the status of this application or proceeding should be directed to the group receptionist whose telephone number is (703) 308-0661.

February 24, 2003.

M. ALEXANDRA ELVE PRIMARY EXAMINER

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